ATTORNEY OR PARTY WITHO	OUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO. (Optional): E-MAIL ADDRESS (Optional):	FAX NO. (Optional):	
ATTORNEY FOR (Name):		
SUPERIOR COURT OF	F CALIFORNIA, COUNTY OF	
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
CASE NAME:		
RE	STRAINING ORDER—JUVENILE (CLETS)	CASE NUMBERS:
	Temporary Order Order After Hearing	JUVENILE: FAMILY:
specify date):  1. a. Ex parte (	Person to be restrained received notice.  Person to be restrained did not receive notice.  If, at the hearing, the judge makes a restraining order that has the set be restrained will receive a copy of that order by mail at his or her language person's address here):  If this address is not correct or to determine whether the orders were court.	same orders as in this form, the person to st known address. (Write restrained e made permanent, contact the clerk of this
b. Date of hearing	: Time: Dept.:	Room:
c. Judicial officer	(name):	
	torneys present (names):	
	be restrained present. No further service needed.	
	be restrained not present.  The judge's orders in this form are the same as in the prior temporadate. The restrained person can be served by mail.  The judge's orders are different from those in the prior temporary reor persons to be protected—must personally serve a copy of this or	estraining order. Someone—not the person

## THE COURT FINDS AND ORDERS

2. This order is based on the following findings of fact by the court:

CASE NAME:	CASE NUMBERS:					
_	JUVENILE:					
	FAMILY:					
PERSONS TO BE PROTECTED (insert full names of ALL persons to be protected):						
4. PERSON TO BE RESTRAINED (full name):						
Sex: M F Ht.: Wt.: Hair color: Eye color: Race:	Age: Date of birth:					
<ul> <li>5. RESTRAINED PERSON <ul> <li>a. must not harass, attack, strike, threaten, assault (sexually or otherwise), hit, for property of, disturb the peace of, keep under surveillance, or block movement</li> <li>b. must not contact (either directly or indirectly), or telephone, or send message item 3 <ul> <li>(1) except for brief and peaceful contact as required for court-ordered unless a criminal protective order says otherwise.</li> <li>(2) except for peaceful written contact through a process server or and to a court case.</li> <li>c. must move immediately from (address):</li> </ul> </li> </ul></li></ul>	s of each person named in item 3. s or mail or e-mail to each person named in visitation of children, as provided in item 5e,					
and take only personal clothing and effects.  d must stay away at least (specify): yards from the following persons and places (the addresses of these places are optional and may be kept confidential):  (1) Protected persons named in item 3  (2) Protected person's residence (address optional):  (3) Protected person's place of work (address optional):  (4) The children's school or place of child care (address optional):  (5) Protected person's vehicle (description optional):  (6) Other (specify):						
e. has the right to visit the minor children named in item 3 as follows:  (1) None (2) Visitation according to the attached schedule (form JV-205 must be f. must NOT remove the minor children named in item 3 from the state of California other (specify):	e attached if any visitation is ordered)					
without order of the court or other condition (specify):						

CASE NAME:			CASE NUMBERS:	
			JUVENILE:	
			FAMILY:	
	the court or the subject of aten, stalk, or disturb the	of a petition under Welfare and Institute peace of (list names):	ntions Code section 601 or 602 and	
7. The juvenile court	has has not	terminated jurisdiction over the mino	or children named in item 3.	
<ol> <li>FIREARM RESTRICTION         Within 24 hours after receiving this order, the restrained person is ordered to give up any firearm in or subject to his or her immediate possession or control.     </li> </ol>				
-	estrained person must	=	ed gun dealer. <b>Within 72 hours of</b> with form DV-800/JV-252 ( <i>Proof of</i>	
TO THE PERSON RESTRAINED UNDER A TEMPORARY ORDER A court hearing has been set at the time and place indicated below. You may attend this hearing, with or without an attorney, to provide any legal reason that the orders above should not be extended. If you do not appear at this hearing, the court may extend or modify the orders for up to three years without further notice to you.				
Date:	Time:	Dept:	Room:	
Date:			JUDICIAL OFFICER	

CASE NAME:	CASE NUMBERS:
	JUVENILE:
	FAMILY:

This order is effective when made. It is enforceable in all 50 states, the District of Columbia, all tribal lands, and all U.S. territories and shall be enforced as if it were an order of that jurisdiction by any law enforcement agency that has received the order, is shown a copy of the order, or has verified its existence on the California Law Enforcement Telecommunications System (CLETS). If proof of service on the restrained person has not been received and the restrained person was not present at the court hearing, the law enforcement agency shall advise the restrained person of the terms of the order and then shall enforce it.

Violations: Any person subject to a restraining order is prohibited from owning, purchasing or attempting to purchase, receiving or attempting to receive, or otherwise obtaining a firearm. Such conduct is subject to a \$1,000 fine and imprisonment. Under federal law, the issuance of a restraining order after hearing will generally prohibit the restrained person from owning, accepting, transporting, or possessing firearms or ammunition. A violation of this prohibition is a separate federal crime.

Violation of this restraining order may be punished as a contempt of court, a misdemeanor punishable by one year in jail or a \$1,000 fine, or both, or a felony. Taking or concealing a child in violation of this order is subject to state and federal criminal penalties.

## **Certificate of Compliance With VAWA for Temporary Orders**

This temporary protective order meets all Full Faith and Credit requirements of the Violence Against Women Act, 18 U.S.C. § 2265 (1994) (VAWA) upon notice of the restrained person. This court has jurisdiction over the parties and the subject matter; the restrained person has been or will be afforded notice and a timely opportunity to be heard as provided by the laws of this jurisdiction. This order is valid and entitled to enforcement in all jurisdictions throughout the 50 United States, the District of Columbia, all tribal lands, and all U.S. territories, commonwealths, and possessions and shall be enforced as if it were an order of that jurisdiction.

## Certificate of Compliance With VAWA for Orders After Hearing

This protective order meets all Full Faith and Credit requirements of the Violence Against Women Act, 18 U.S.C. § 2265 (1994) (VAWA). This court has jurisdiction over the parties and the subject matter; the restrained person has been afforded reasonable notice and an opportunity to be heard as provided by the laws of this jurisdiction. This order is valid and entitled to enforcement in all jurisdictions throughout the 50 United States, the District of Columbia, all tribal lands, and all U.S. territories, commonwealths, and possessions and shall be enforced as if it were an order of that jurisdiction.

## **CLERK'S CERTIFICATE**

[SEAL]	I certify that the foregoing Restraining Order—Juvenile (CLETS—JUV) is a true and correct copy of the original on file in the court.		
	Date:	Clerk, by	, Deputy